

BRITISH ARE ADVANCING.

Strengthening Outposts on the Venezuelan Frontier.

CHICAGO, Jan. 10.—A special to the Journal from Washington says: "The report that the British are strengthening their outposts in Venezuela and advancing into Venezuela is true. I have myself today received a private dispatch from there corroborating it," said Congressman Livingston of Georgia. "I called on the Venezuelan minister this morning and asked him to use his influence with Crespo to keep back the Venezuelan troops. Should they advance it would precipitate a conflict at once that would render our Venezuelan commission useless. We would be compelled to back up Venezuela and we would be plunged into war at once."

LONDON, Jan. 10.—The movement in favor of the arbitration of the Venezuelan question in the United States is growing day by day. The Westminster Gazette, after having interviewed statesmen of all parties, bankers and others, says this afternoon that everywhere there were enthusiastic expressions in favor of the proposal to establish a permanent court of arbitration.

THE POSTOFFICE SETTLED.

Western Property Owners Will Place It in Proper Quarters.

The property holders of the western end of the city, interested in retaining the postoffice in its present western location, held consultation yesterday in the Fleming block with Inspector Waterbury and agreed to the demands made by him in pursuance to instructions from the postoffice department. The stipulations are that there be provided a room at least 30x90 feet in size, equipped with all conveniences for the rapid handling of mail and with at least 1,000 lock boxes, and that all expenses of the office, outside of salaries, be defrayed by the persons interested.

It is understood to be the intention of the property owners to at once begin to erect on the postoffice property a three story business block, with iron and glass front and on the ground floor install the office.

HAS A SPECIALTY.

A Man Arrested for Robbing Ministers.

FORT DODGE, Iowa, Jan. 10.—Wm. Behrens, of Fort Dodge, it is said, makes a specialty of robbing German Lutheran ministers. About three weeks ago the parsonages in Fort Dodge and Deer Creek township were burglarized of \$150 worth of goods. Behrens was suspected and tracked to Albert Lea, where he was found arrested for robbing the German Lutheran parsonage there. He was held to the grand jury there. In both places he was first suspected on account of the large amount of small change he possessed—money taken in collections.

TROUBLE AT FORMOSA.

Large Bodies of Troops Moving to That Territory.

YOKOHAMA, Jan. 10.—The address to the throne censuring the government for surrendering the Lieou Tung peninsula has been rejected. Strong reinforcements of troops are moving to Formosa to assist in pacifying that territory.

FORGED RECEIPTS.

LOUISVILLE, Jan. 10.—The failure of Bartley, Johnson & Co., and the Belle of Nelson Distilling company is further complicated by the news that forged warehouse receipts to the amount of \$100,000 had turned up.

A SCHEME THAT FAILED.

How Gamblers Proposed to Work the Hawaiian Islands.

HONOLULU, Dec. 26, via San Francisco, Jan. 10.—J. K. Sheridan and Dr. Underwood, two strangers recently arrested for conspiracy, have been committed for trial without bail.

Hardware.

HARDWARE

A large stock of

Building Hardware,
Ranch Implements,
Harness, Dash & Top Leather
Edged Tools, Shears,
Hay and Grain.

Ezra W. Thayer

Washington Street,
Opp. City Hall

The two prisoners had a scheme to restore the queen, for doing which they were to obtain a concession for an American sporting syndicate. The gamblers intended to start a lottery in this country. Money enough to ensure the success of the conspiracy would be furnished if the queen would grant the franchise. They would land arms and men at both ends of Oahu and move on to Honolulu.

Nothing has been heard here of the missing steamer Miowera.

DISARMING THE ENGLISH.

THE Boers Compel the Surrender of the Rand Men.

PRETORIA, Transvaal, Jan. 10.—The government is showing discontent at the reluctance displayed by the Rand men to disarm. It is estimated 30,000 of the latter have been armed and only 20,000 have yielded their arms. The armed Boers in the field also impatient. The position at Johannesburg is critical and the Boer leaders have the utmost difficulty in restraining their men.

Proclamation was yesterday issued calling upon all Rand men to disarm before 6 o'clock Friday evening on pain of prosecution. Those complying will be pardoned, except the leaders of the revolt.

There is a feeling here that the Rhodes charter will be cancelled to prevent further disorder.

PROTECTING SUGAR.

The Position Assumed by Senator Jones.

WASHINGTON, Jan. 10.—The senate finance committee failed to meet yesterday, notwithstanding the instruction of yesterday's caucus, because it was discovered that Senator Jones of Nevada would not act with the Republican members in reporting the bill without an amendment providing for a duty on sugar. The Republicans of the committee are in a minority without Mr. Jones.

He takes the position that as the people of the Pacific coast are largely interested in the beet sugar industry, any tariff bill passed should provide for protecting this interest.

DEFICIENCY DEMANDS.

WASHINGTON, Jan. 10.—Secretary Carlisle today sent to the house a letter transmitting estimates of deficiencies in appropriations amounting to \$4,343,458, required to meet the urgent demands of the government for the service of the current and prior fiscal years.

PENSION APPROPRIATIONS.

WASHINGTON, Jan. 10.—The pension appropriation bill was reported to the house today. The bill carries an appropriation of \$141,325,820.

WALL PAPER

Spring Styles Have Arrived.

NEW DESIGNS!
NEW SHADES!
NEW EFFECTS!

B. Heyman Furniture Co.

WHOLESALE AND RETAIL.

ARTICLES OF INCORPORATION

OF

The Bessemer Copper Mining Company.

KNOW ALL MEN BY THESE PRESENTS:

That we, William E. Thorne, William W. Hill, James M. Ford, John W. Norton and Ernest E. Ford have associated and do hereby associate ourselves together for the purpose of forming a corporation and becoming incorporated, under the laws of the Territory of Arizona, and in pursuance of said purpose, do hereby make and adopt, sign and acknowledge these Articles of Incorporation.

ARTICLE I.

The names of the incorporators of this company are, William E. Thorne, William W. Hill, James M. Ford, John W. Norton and Ernest E. Ford, all and each of whom are residents of the County of Maricopa and Territory of Arizona.

The name of this corporation is and shall be "The Bessemer Copper Mining Company," and its principal place of transacting business, is and shall be at the City of Phoenix, County of Maricopa, Territory of Arizona, and it shall have the right to transact its business in such other place or places in said Territory and elsewhere as its Board of Directors may hereafter from time to time designate.

ARTICLE II.

The general nature of the business proposed to be transacted by this corporation is, to buy, lease or otherwise acquire, and to exploit, operate, develop, sell or otherwise dispose of mines and mining property of every description, in the Territory of Arizona or elsewhere, the extraction, concentration, reduction of ores of any kind by any process, and generally to carry on the business of mining, milling, reducing, concentrating and refining of copper, gold, silver, lead and iron ores and other metal bearing ores, the purchase and sale of bullion, ores, lands, water, water-rights, mills, machinery, merchandise, timber, the acquiring and disposing of real and personal property including the capital stock of other corporations, to purchase, construct or otherwise acquire or operate smelters and mills and plants for milling, reducing and refining ores, to purchase, locate, develop or otherwise acquire or operate water and water-power, and dams, pipes, flume, turbines, water-wheels, electric generators and motors and wires and cables for the purpose of producing, transmitting and applying power to the operation of smelters, mills and plants for milling, reducing and refining

ores and for other purposes; to construct or otherwise acquire roadways for the purpose of transporting passengers, freight, ores, coke and supplies to and from any of the property of this corporation, to purchase or otherwise acquire, timber and timber lands, and the cutting and sawing of timber and the transportation of the same; to purchase, construct or otherwise acquire rights of way, railroads, tramways and cable lines with such appendages and adjuncts which may be necessary, proper and convenient for the construction, maintenance and operation thereof, to propel all or any of the cars thereof by the force and power of steam, of electricity, of animals or any mechanical power or by any combination thereof for the convenient transportation of the products of this corporation and to purchase, construct or otherwise acquire any machinery, tools, appliances, supplies and real and personal property of every description for any of the foregoing purposes; and generally to exercise and possess all the powers and privileges that private individuals and natural persons may enjoy.

ARTICLE III.

The amount of the Capital Stock authorized by this corporation shall be twelve thousand (\$12,000) dollars, divided into twelve hundred (1200) shares of the par value of ten (\$10) each, and the times when and conditions upon which it is to be paid in are as follows, to-wit: Each subscription for stock shall be paid in cash or its equivalent in value, and the whole thereof is payable immediately upon the making of the subscription therefor, and the said stock shall be fully paid within sixty days thereafter and no share shall be issued until fully paid, and thereafter the same shall be non-assessable. And all stock not sold shall remain in the treasury of the corporation and be considered treasury stock.

ARTICLE IV.

The time of the commencement of this corporation shall be upon the date and at the time of the filing of the Articles of Incorporation in the office of the County Recorder of Maricopa County, Arizona Territory, and the termination thereof shall be twenty-five years thereafter unless further extended according to and in compliance with the laws of the Territory of Arizona.

ARTICLE V.

The affairs of this corporation shall be conducted and managed by a Board of Directors consisting of five persons who shall be stockholders of the corporation, and who shall be elected annually by the stockholders at the annual election thereof, to be held at the office of the corporation in the City of Phoenix on the first Monday in January in each year hereafter and until first annual meeting of stockholders, to be held on the first Monday in January, A. D. 1897, the following named persons shall be directors and constitute the Board of Directors of this corporation, to-wit: William E. Thorne, William W. Hill, James M. Ford, John W. Norton and Ernest E. Ford.

The officers of this corporation shall be its President, Vice-President, General Manager, Secretary and Treasurer, who shall be elected annually by the stockholders at the annual election thereof to be held at the office of the corporation in the City of Phoenix on the first Monday in January in each year thereafter and until the first annual meeting of said stockholders to be held on the first Monday in January, A. D. 1897, the following named persons shall be such officers, to-wit: President, William E. Thorne; Vice-President, John W. Norton; General Manager, William W. Hill; Secretary and Treasurer, James M. Ford. The President and Vice-President shall be members of the Board of Directors; the other officers may or may not be members of the Board of Directors.

The Board of Directors and officers of this corporation shall hold their respective offices for one year from the date of their election, and until their successors are elected and qualified, unless such director or officer shall cease to be a stockholder in this corporation, or unless such director or officer shall resign his office as such director or officer. In every such case such director or officer shall cease to be a director or officer in the corporation from the

day he ceases to be a stockholder or from the date his resignation takes effect. The vacancies in the Board of Directors or officers of this corporation shall be filled for the unexpired term at a special election called for such purpose.

ARTICLE VI.

The highest amount of indebtedness or liability, direct or contingent, to which this corporation is at any time to be subjected or subject itself, is the sum of eight thousand (\$8,000) dollars and no indebtedness or liability of any kind or description is to be incurred by this corporation unless authorized by a resolution of its Board of Directors.

The corporation by resolution of its Board of Directors may mortgage, pledge or hypothecate any or all of its property for the payment of its debts and may borrow money and agree to repay the same with interest.

ARTICLE VII.

Stockholders of this corporation and their private property shall be forever exempt from liability for the corporate debts of this corporation and the shares of its stock issued as fully paid shall be forever held and considered as fully paid and non-assessable.

ARTICLE VIII.

The Board of Directors of this corporation shall have the power to establish By Laws and to make all rules and regulations not inconsistent with these Articles of Incorporation which may be deemed advisable for the management of the affairs of this corporation and its officers and prescribe the duties and salaries of such officers. They may prescribe in said By Laws, the method of calling meetings of the Board of Directors and of the stockholders. A majority of the Board of Directors shall constitute a quorum and have the same power to transact business as the full Board.

ARTICLE IX.

These Articles of Incorporation may be amended at any annual meeting of the stockholders or at any special meeting called for that purpose by a majority vote of the stock represented at such meeting voting in favor of such amendment or amendments. Fifty-one per cent of the issued stock shall be a quorum for all meetings. If any amendment or amendments to these Articles of Incorporation are made, the same shall be signed in the corporate name by the President and Secretary and acknowledged by them on behalf of the corporation and when so signed and acknowledged, filed and recorded and published as required by law, such amendment or amendments shall have the force and effect of amendments, of these Articles of Incorporation from the date of the filing of such amendment or amendments in the office of the County Recorder of Maricopa County, Arizona Territory.

In witness whereof, we have hereunto set our hands and seals in quadruplicate, on this third day of January, A. D. 1896.

WILLIAM E. THORNE, [Seal.]
WILLIAM W. HILL, [Seal.]
JAMES M. FORD, [Seal.]
JOHN W. NORTON, [Seal.]
ERNEST E. FORD, [Seal.]

TERRITORY OF ARIZONA,) ss.
COUNTY OF MARICOPA,)

Before me, G. M. Little, a Notary Public in and for the County of Maricopa, Territory of Arizona, on this day personally appeared William E. Thorne, William W. Hill, James M. Ford, John W. Norton and Ernest E. Ford, personally known to me to be the persons whose names are subscribed to the foregoing instrument and all and each of them acknowledged to me that they executed the same for the purpose and consideration therein expressed.

Given under my hand and seal of office this third day of January, A. D. 1896.

G. M. LITTLE,
Notary Public.

Recorder's Office,
Phoenix, Maricopa County A. T.
Filed and recorded at request of J. M. Ford
January 4, 1896, at 2 o'clock p. m., book 2 of
Corporations, page 306, 307, etc.

J. W. KINCAID,
County Recorder.

[First published in THE ARIZONA REPUBLICAN,
Jan. 11, A. D. 1896.

Underwear

AT

COST

All Grades and
All Sizes.

GREENE,
THE HATTER,
Fleming Block.

Now on the Market

BRILL'S ADDITION TO THE CITY OF PHOENIX.

BEYOND DOUBT THE BEST RESIDENCE PORTION.

Thousands of dollars now being expended on grading and general improvements.

* * * THE NORTHERN ADDITION ELECTRIC CAR * * *

will put you on the grounds within a five-minute ride. The high land and the pure water of Brill's Addition are two essential points for a comfortable home. Half acre tracts will be sold on such easy terms that they will come within the reach of those in the most moderate circumstances.

Own Your Home!

Lots 50x137 feet are sold so cheap that any man may own his home in the most beautiful spot in the Salt River Valley and be near to his work as well. Lose no time in investigating. Consult any real estate agent in Phoenix or call on F. L. Brill at his residence in the addition.